## ZEMAN & WOMBLE, LLP

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April 6, 2023

VIA ECF

The Honorable Mary Kay Vyskocil United States District Judge Southern District of New York 500 Pearl Street New York, N.Y. 10007-1312 Re: U.S. v. Christy Corvalan, 23 Cr. 110 (MKV)

Dear Judge Vyskocil,

I submit this letter, on behalf of my client, Christy Corvalan and Stephen Turano's client, Crystal Medina, requesting a modification of their bail conditions. Counsel and Mss. Corvalan and Medina have conferred with the Government and Pretrial Services and both the Government and Pretrial Services CONSENT to this request.

The modification request echoes a prior request made by the defense counsel for Ms. Crystal Medina (Docket #33) seeking removal of the no-contact condition for Mss. Medina and Corvalan. Mss. Medina and Corvalan are engaged to be married and have been engaged since prior to their arrest on the present matter. Ms. Corvalan reported this engagement to pretrial services on the day of her arrest.

Thank you for your consideration of this request.

DENIED. SO ORDERED.

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Date: 4/6/2023

New York, New York

Respectfully,

Benjamin Zeman

Counsel for Christy Corvalan